

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In Re U.S. Patent Application		atent Application)
Applicant:		Sugiura et al.	I hereby certify that this paper is being deposited with the United States Postal Service as FIRST-CLASS mail in an envelope addressed to: Assistant Commissioner for Patents, Washington, D.C. 20231, on this date.
Serial No.:		10/051,709	
Filed	:	January 18, 2002	Date Registration No. 296 F-CLASS.WCM Appr. February 20, 1998 Registration No. 296 Attorney for Applicant
For:	REFLECTION TYPE LIQUID CRYSTAL		,)
	DISPL	AY DEVICE AND MANUFACTURING)
	METHOD THEREOF)
Art Unit:		2071)
		2871) \
Ei		Daulaan Wannadh)
Examiner:		Parker, Kenneth)

AMENDMENT FOR CORRECTION OF INVENTORSHIP UNDER 37 C.F.R. § 1.48(b)

The above-named Application has been subject to a restriction requirement, mailed March 12, 2003. In response to this requirement, Applicants have previously elected Group I, (claims 1-2, 5-8, 10-11, 30, 32-33, 34, 36-38 and 40-42). The remaining claims 3, 13, 15-18, 20-24, 26-28, 43, 45, 48, 49, 51-56, 59, 60, 63, 65, 69, 71 and 73 have been withdrawn from consideration.

With the withdrawal from consideration of the cancelled claims, a change in inventorship is necessary. Six of the joint inventors, Kinihiro Tashiro, Takeshi Gotoh, Tetsuya Hamada, Keiji Hayashi, Toshihiro Suzuki, Tetsuya Kobayashi and Mari Sugawara did not contribute to the subject matter of the now pending claims. Accordingly, Applicants

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request that the above-named persons be deleted as joint inventors, as these inventors' contributions are no longer being claimed in the above-named Application. Therefore, the only joint inventors in the above-named Application are Norio Sugiura, Katsufumi Ohmuro, Yoshio Koike and Kimiaki Nakamura.

In fulfillment of the requirements of 37 C.F.R. § 1.48, a check for \$130.00, the fee set forth in 37 C.F.R. §1.17(h), is also enclosed herein.

Applicants respectfully request entry of this Amendment for Correction of Inventorship because the proper procedures required under 37 C.F.R. § 1.48(b) are believed to have been followed.

Respectfully submitted,

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April 14, 2003

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